

Owner civilly
liable.

Owner crimi-
nally liable.

Civil action to
recover
damages.

Conflicting laws
repealed.

damage any garden, the owner of said chickens, turkeys or other fowls shall be held responsible for any such damage as shall be assessed against him by three disinterested parties.

SEC. 3. That a violation of section one shall constitute a misdemeanor and upon conviction shall be fined not less than five dollars nor more than twenty-five dollars.

SEC. 4. That upon failure to comply with section two the plaintiff may institute a civil suit to recover said assessed damages.

SEC. 5. That all laws and clauses of laws in conflict herewith are hereby repealed.

SEC. 6. That this act shall be in full force and effect from and after its ratification.

Ratified this the 25th day of February, A. D. 1929.

CHAPTER 85

AN ACT TO SECURE BETTER ENFORCEMENT OF THE PROHIBITION LAWS IN CLEVELAND COUNTY.

The General Assembly of North Carolina do enact:

Reward for cap-
ture of still in
Cleveland
County, \$10.

Must be used in
manufacture of
whiskey.

For every person
convicted of
operating, \$20.

For making
arrest, \$5.

To be taxed in
bill of costs.

SECTION 1. For every distillery seized by the sheriff, deputy sheriffs, constables, police officers, or other process officers in Cleveland County and delivered to the board of county commissioners for destruction the sum of ten dollars shall be allowed and paid by said board of county commissioners to the officer making such seizure and delivery: *Provided*, that such board of county commissioners shall not pay said amount until they are satisfied, after due investigation, that said distillery was constructed and intended for use in manufacturing whiskey.

SEC. 2. The board of county commissioners of Cleveland County are authorized and directed to pay to the sheriff, deputy sheriffs, constables, police and other process officers of said county, the sum of twenty dollars each for every person found engaged in and convicted of operating any illicit distillery in said county, the same payable to the officer apprehending the defendant so convicted.

SEC. 3. The fee to the sheriff, deputy sheriffs, constable, police or other process officer of Cleveland County, for making the arrest of any person charged with and found guilty of manufacturing intoxicating liquors or selling the same or keeping the same for sale shall be five dollars, which fee shall be in addition to the fee provided for in sections one and two of this act and shall be taxed in the bill of costs and paid as other costs are paid in criminal actions. All officers making such arrests as are on salaries shall account for and pay over